United States District Court

	EASTERN	DISTRICT OF	TENNESSEE
KEIS	HA DALTON		JUDGMENT IN A CIVIL CASE
	V.		
ROA	NE STATE COMMUNITY COLLEGE, ET A	L	CASE NUMBER: 3:04-CV-09
[X]	Jury Verdict. This action came before the Corendered its verdict.	ourt for a trial by jury. T	The issues have been tried and the jury has
	Decision by Court. This action came to trial a decision has been rendered.	or hearing before the 0	Court. The issues have been tried or heard and
	IT IS ORDERED AND ADJUDGED that plain	tiff, Keisha Dalton, doe	es not have a disability which substantially
	limited one or more major life activities and that defendants, Roane State Community College; Priscilla Spitzer, in		
	her official capacity as directory of the nursing program for Roane State Community College; and Sheila Steele, in		
	her official capacity as an instructor at Roane	State Community Col	lege, did not discriminate against the plaintiff.
	Therefore, the jury finds that plaintiff, Keisha	Dalton, shall not recov	er any damages from defendants, Roane State
	Community College; Priscilla Spitzer, in her of	official capacity as direc	ctory of the nursing program for Roane State
	Community College; and Sheila Steele, in he	r official capacity as ar	n instructor at Roane State Community College.
	August 11, 2005	Patricia I	McNutt, Clerk
Date	August 11, 2000		IVICINUIL, CIEIN
		By <u>s/ Ja</u>	anet M. Jackson